apparent by the following facts and

Caps and Gowns

Everything depends on the fit of a Cap and Gown. Get them at the Co-Op where they are in stock and you can try them on.

Missouri Seal Stationery 30c PER BOX

Senior Column Pins

The kind with reliable safety Catch. Solid Gold

The Co-Op

YOUR OWN STORE

A New Departure

We have added to our line a full stock of

Pure Lead and Oil Paints

Let us estimate on your work, also fresco work of all kinds in oil and water colors.

We carry 100,000 rolls of Wall Papers. Window Shades in all sizes, ready to hang. We are agents for Missouri Tent & Awning Co. Phone 199-Black and a representative will call.

Hatton Bros.

Established 1882.

921 Broadway.

IT DON'T PAY TO SOW POOR COW PEAS

We have the Best. See them before buying. Boone County Milling and Elevator Co.

HIGH PATENT FLOUR

Per 100

Columbia Belle, per 100

\$2.20

At all Grocers and our Mill

Hen Feed, per 100 lb. sack \$1.50 Bran, per 100 \$1.10 Shipstuff, per 100 -\$1.25

Corn, Corn Chop, Best Northern White Oats, Hay, Straw, Linseed Meal, Alfal Fat (alfalfa and syrup) and all other feeds. Medicated Charcoal keeps the little chicks and grown fowls healthy.

Whipporwill and New Era Cow Peas

Boone County Milling and Elevator Co.

LOCAL COLUMBIA

Socialist party Missouri propaganda meeting every Monday night. **COURT HOUSE**

WABASH TIME CARD.

XO 31 arrives 8.00 a m. XO 32 arrives 1 45 p.m. XO 35 arrives 2 45 p.m. XO 35 arrives 10.50 p.m. XO 37 arrives 7.10 p.m.	No. 38 departs 4.30 p. n No. 56 departs 930 p. n
	Tenin No. 21 makes commercial

M. D. BELL, Local Agent

MANY ARTICLES MADE

Seeds Used as a Food and for the Manufacture of Oil.

RUSSIANS EAT THEM RAW

Fabric From Fibers in the Stalk.

Few persons realize that the sunflower is to become a valuable crop liam Moppin acquired title to all of the Harris & Finley, Attys. for Plaintiffs. in a short time. But such is the case. In 1909 this roadside-growing deed from George Steepleton, dated plant netted Missouri farmers more March 1, 1826, duly acknowledged and State of Missouri, County of Boene than \$4,000. The products that can of record in Book "B" at page 214 of be made from this familiar and neglected plant are many and various. Missouri, but there is no deed or other It is used as a fuel, as a food for conveyance of record from the said stock, as a cloth producing plant. The William Moppin, nor from any other seeds are used as a food by the Russians, the peanuts eating them as we ing under him, unless it be a deed cat peanuts. A very high-grade oil from William Maupin, dated April 30 is also made from them. This re- 1827, recorded in Book "B" at page 211 sembles linseed oil, for which it is often substituted. In art, sunflower appear of record whether the said oil is often used for paints,

The flower of the plant is full of and leaves make excellent pasture for alienees of said William Moppin ap- 1911, in vacation before the June goats. They eat the entire plant and pear of record to have an interest thrive on it. When cut up as fodder in said real estate, but plaintiffs aver Boone County, Missouri, come the the sunflower makes excellent feed that said names refer to one and the plaintiffs herein, by their attorneys. for cattle.

Used as Fuel Also.

In sections where wood is scarce this humble plant is valued highly as a fuel. An acre of sunflowers will make several cords of serviceable kindling, not taking the value of the seeds that an acre of sunflower will produce the sole and only devisee and of said Court, in vacation, that the into consideration. It is estimated Bity bushels of seed. A bushel of seed will produce a gallon of oil, which is worth about 40 cents a gallon. This means that one acre of sunflower seeds is worth \$20. Of this sum the farmer would get about \$12 and the manufacturer the remainder.

ers of land that are of little use for anything else and with practically no cultivation it will pay to raise more of them. The oil can be used like otton seed oil in the manufacture of oleomargarine and several other cookag preparations.

The sunflower was originally a native of tropical America, but is now found growing over a great extent of The carry Indian inhabitants of Amer ica pounded the seed in rude mortars and made a bread from the flour thus produced.

In Russia the seed is eaten just as we cat peanuts. The poorer classes cat them raw and spit out the seed hulls. It is a very common sight in the Russian scitlements in North and South Dakola to see Russians cating raw sunflower sceds.

Highly Valued In China.

In China the sunflower is used for many purposes. The fiber of the stalk, which has great strength, is woven into fabrics. Some of these fabrics, when properly colored and prepared, have a "feel" and texture like silk.

In tropical America the plant oftentimes attains a heighth of 20 feet and has a flower more than a foot in diameter. In Missouri it sometimes attains an equal neighth and has flowers in proportion. It grows everywhere in the state, on vacant city lots, in rubbish heaps, in the rich lands of the northern counties aand in the foot-hills of the Ozarks.

The sunflower counties in Missouri. that is, the ones which marketed the most seeds in 1909, are: Butler, St. Charles, St. Louis, Jackson, St. Gene vieve, Greene, Buchanan, Jasper and Mississippi. These counties are close to large cities, which afford a good market for the seeds.

Home killed spring lamb at Hetz-

Summer School of Vocal Music. Mr. K. L. Alexander, head of the vocal department at Christian College, will conduct a 5 weeks' course for singers, May 29 to July 1.

The course consists of 10 private

All prospective students will me st at the studio Saturday May 27. . om 10 to 12 A. M. for registration, studio -Christian Science Room, 910 A Broadway (over Allen Music Store).**

ORDER OF PUBLICATION

In The Circuit Court, in Vacation be- the City of Columbia.

The unknown heirs, devisees, consorts June, 1911, to answer or plead to said defendants herein, so far as he is able

and allences of William Moppin, despetition, or in default therein said pessto state are derived from and made THE STATE OF MISSOURI, to the will be rendered against them. above named defendants.

plaintiffs, and in said petition state, said court. among other things, that the interests Chinese Weave a Silk-Like of the defendants herein, so far as they know and are able to state, are derived from and made apparent by seal of said court. Done at office in the following facts and defects in the Columbia, Missouri, this 12th day of record title to the real estate hereinafter described, to-wit: That one Wil. (Seal). real estate hereinafter described by the deed records of Boone County, person or persons for him or claimof said deed records; that it does not William Maupin and the said William Moppin are one and the same person, the substances which make honey and by reason whereof the defendants, the is valuable for bee-pasture. The stalk unknown beirs, devisees, consorts and Mary D. Price and John E. Price, her husband, are non-residents of the state things, that the defendant, Scott Braof Missouri, so that the ordinary process of law cannot be served upon them in this state; that said William Moppin is now long since deceased, him in this state, that said Mary D. Price is

> who formerly owned the land upon which McBaine's Addition to Columbia, Missouri, is located, and under whom strip 342 feet in width and 694 feet n length on the north line and 685.5 of; that the grantees in said deeds can went into possession of the entire trip so platted as aforesaid, and plain. tigs and their grantors have been in the undisputed and adverse possession of the real estate hereinafter described ever since the death of David H. Hickman, which occurred more than fortyone years agot that by reason of said plaintiffs have title to all of the land as platted in said addition and upon which the respective lots of the plainiffs are located; that plaintiffs verily believe that there are persons interested in, or who claim to be interested in, he subject matter of their petition as heirs, devisees, consorts and allenees of William Moppin, deceased, whose names and places of residence are to ause unknown to them; that said unknown parties, derive, or claim to described, as heirs, devisees, consorts, alienees, or immediate, mesne or remote, voluntary or involuntary grantees of said William Moppin, deceased, by virtue of the foregoing defect in the record title to said realestate with reference to the title of said William Moppin, deceased; and that plaintiffs have described the interests of all of said unknown defendants, and how derived, so far as their knowledge

etends. It is therefore ordered by the clerk of said court, in vacation, that all of the said defendants be notified by pub. lication that the plaintiffs, by petition herein filed of date May 12th, 1911, ss. have commenced against them an ac- In the Circuit Court in vacation betion at law and in equity, the imme- fore June Term, 1911. which is to enforce and establish, a lawful right, claim and demand to and The unknown heirs, devisees, consorts against certain real estate within the jurisdiction of this court, to-wit: an action to obtain a decree of this court declaring perfect and absolute the record title of the plaintiffs, by limintation, in and to the following de- THE STATE OF MISSOURI, to the of said court. scribed real estate, lying, being and situate in the County of Boone, State GREETING: State of Missouri, County of Boone, ss. and five (5) in McBaine's Addition to Term, 1911, of the Circuit Court of

ceased, Mary D. Price and John E. tition will be taken and adjudged as 'rice, her husband Defendants, confessed, and judgment by default

It is further ordered that a copy hereof be duly published at least once Now on this the 12th day of May, a week for four weeks successively in 1911, in vacation before the June the University Missourian, a daily United States of America about the Term, 1911, of the Circuit Court of newspaper printed, published and cir-Boone Courty, Missouri, come the culated in Boone County, and desigplaintiffs herein, by their attorneys, nated by plaintiff's attorneys as most and file their petition in suit herein, likely to give notice to said defendduly verified by the affidavit of Ralph ants; the last insertion to be at least T. Finley, agent and attorney for the fifteen days before said next term of

A true copy from the record. Witness my hand as clerk of the cir. cult court of Boone County, and the

May, 1911. Jas. E. Boggs, Clerk

ORDER OF PUBLICATION.

lin the Circuit Court, in vacation be

fore June Term, 1911. Bettie Freeman, Birdie Davenport Minnie, Herndon, Pearl Henderson and James Brashears Plaintiffs against

George Maxwell, Gardiner Brashears, Olibert Brashears and Scott Brashears Defendants THE STATE OF MISSOURI, to the above named defendant, Scott Bras-

Now on this the 10th day of May, Term, 1911, of the Circuit Court of and in said petition state, among other shears, is a non-resident of the State of Missouri so that the ordinary pro-

cess of law cannot be served upon It is therefore ordered by the clerk heir of David H. Hickman, deceased, said defendant, Scott Brashears, be notified by publication that the plaintiffs, by petition herein filed, of date May 10th, 1911, have commenced plaintiffs claim title to the real estate against him, and the other defendants hereinafter described; that the deeds herein, an action at law, the immedipassing title to said land from said are object and general nature of which David H. Hickman convey a strip of is to enforce and establish a lawful land only 675 feet in length and 349 Fight, claim and demand to and feet in width, as shown by deeds re- against certain real estate within the corded in book 34 at page 536 of said jurisdiction of this court, to-wit, an deed records and book 40 at page 324 action to obtain a judgment of partiof said deed records, whereas said addition is laid out and platted upon a described real estate, lying, being and situate in the County of Boone and State of Missouri, to-wit: Eighty (80) acres, the South part of the Northeast quarter of Section Four (4), in Townpassing title from said David H. Hick- ship Forty-eight (48), of Range Thirteen (i3), being the same land de-Garth and wife to John S. Barkwell recorded in Book 49, at page 197 of the deed records of Boone County

Missourl. It is further ordered that said de fendant be and appear in this court facts the records do not show that on the first day of the next term thereof, to be holden at the Court House in the City of Columbia, Boone County, Missouri, on Monday, the 19th day of June, 1911 to answer or plead to said petition, or in default therein said perition will be taken and ad judged as confessed and judgment by default will be rendered against him It is further ordered that a copy hereof be duly published at least one the plaintiffs unknown, and whose a week for four weeks successively, names they cannot insert herein be. in the University Missourian, a daily newspaper printed, published and cir culated in said Boone County, and rive, their title or claim in and to designated by plaintiffs' attorneys as plaintiffs' real estate hereinafter des most likely to give notice to said de fendant; the last insertion to be at least fifteen days before said nexterm of said court.

> A true copy from the record: Circuit Court of Boone County, Miat office in Columbia, Missouri, this 16th day of May, 1911.

Harris & Finley, Attys. for Piffs.

ORDER OF PUBLICATION. State of Missouri, County of Boone,

and aliences of Anthony W. Rollins deceased, and the unknown heirs, deylsees, consorts and allenees of John Hudson, deceased, respective ly Defendants. above named defendants...

of Missouri, to-wit: Lots number Now on this the 27th day of April. one (1), two (2), three (3), four (4), 1911, in vacation before the Jame scal of said Court. Boone County, Missouri, comes' the this 27th day of April 1911. It is further ordered that said de-plaintiff herein, by his attorney and Ernest C. Hawkins, Everett H. Haw- fendants be and appear in this court, files his petition in suit herein, daily kins, J. T. Armstrong, O. W. Bout, on the first day of the next term there- verified by the affidavit of W. S. Banta well, Frank T. Martin, and Thomas of, to be holden at the court house in agent and autorney for the plaintid. Missouri, on Monday, the 19th day of other things, that the interests of the

defects in the record title to the real state hereinafter described to-wit; that Anthony W. Rollins, acquired title to said real estate hereinafter described by entry and patent from the year 1832, but there is no deed, or other conveyance of record from the isees, consorts and allences of said Anthony W. Rollins, deceased, appear if record to have an interest in said cal estate; that said John Hudson de eased, acquired his title to said real age 21 in the Office of the Recorder of Deeds within and for Boone County. Missouri, Warranty Deed from Roesuck Hindson and Mary Hudson, his vife, dated August 7, 1858, but the records do not show what, if any, interest ald Roebuck Hudson and his wire Mary Hudson had in said real estate and there is no deed or other conveymee of record from the said John Indson nor from any other person or ersons for him or claiming under him. it said deed is a cloud on Plaintiff's and aliences of said John Hudson deeased, appear of record to have an merest in said real estate; that he conired tirie to said real estate by arranty deed from John S. Denham and Morlinth Denham, his wife, record d In book SI, page 95 in the Recorder's office as aforezoid; that the said John S. Deuham acquired his title to said real estate from one James Harits, Special Commissioner by virtue of same person; that the defendants, and file their petition in suit herein, an order of sale had in a partition suit wherein Virgit M. Harris, by his guartian and curator, W. S. Woods, War, J. lendricks and Mattle Hendricks, his wife, and Jennie Harris are plaintiffs and John W. Harris Jr., Infant, is deendant, in the Circuit Court of Boone ounty, Missouri, April Term, 1879, and Approval of Sale had in said cause t the April Term 1880; that he verily effected that there are persons intersted in, or who claim to be interested eigh, devisees, consorts and aliences of Anthony W. Rollins deceased, and as heirs, devisees and consorts and dienees of John Hudson deceased, respectively, whose names and places of residence are to the plaintiff wholly enknown and whose names he cannot usert berein because unknown to din; that said unknown parties deive, or claim to derive, their title or laims in and to plaintiffs real estate is heirs, devisees, legatees, assignees, onsorts, aliences or immediate, mesne or remote, voluntary or involuntary grantees of said deceased persons ressectively, as their respective ancestors the foregoing defects in the record tile to plaintiff's land; and that plain tiff states that he has described the in. erests of all of said unknown parties and how derived, so far as the same are known to him. It is therefore ordered by the clerk

of said court, in vacation, that the said befordants be notified by publication hat the plaintiff, by petition herein illed, of date April 27th, 1911, has ommenced against them an action at aw and in equity, the immediate obieet at , general nature of which is to aforce and establish a lawful right tains and demand to and against cerain real estate within the je diction of this court, to-wet, an action to obain a decree of this court declaring erfect and absolute the record title of this plaintiff, by limitation, in and to the following described real estate; lying, being and situate in the County of Roome, State of Missouri, to-will: to acres, more or less, the Northeast Sparter of the Southwest Ownrer of Section Twenty-six (26) in Township Forty-nine (4D), of Range No. Fourteen (11) West of the Fifth Principal Meri-

it is further ordered that said deendants be and appear in this court on the first day of the next term hereof, to be holden at the Court Bouse, in the City of Columbia, Boone County, Missouri, on Monday the 19th day of June, 1911, to answer or plead to said actition, or in default therein said petition will be taken and adjudg ed as confessed and judgment by default will be rendered against them.

It is further ordered that a copy hereof be duly published at least once a week for four weeks successively in the University Missourian, a daily newspaper printed, published and cirmlated in said Boone County, and de jost likely to give notice to said de industs; the last insertion to be at least thirty days before said next term

With a my hand as Clerk of the Circuit Court of Poone County, and the

Done at office in Columbia, Missouri

JAS. E. BOGGS, By R. S. POLLARD,

W. S. BANTA, Attly, for Plaintiff